IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS NORTHERN DIVISION

BOOTHE FARMS, INC.; BIG RISK FARMS, INC.; JEFFREY D. BOOTHE; TERRY BOOTHE; ADAM BOOTHE; RINEHART FAMILY FARMS II; MM FAMILY FARMS; and WILLIAM J. DORE, each individually and on behalf of all those similarly situated

PLAINTIFFS

 $\mathbf{v}.$

No. 3:19-cv-264-DPM

DOW CHEMICAL CO.; DOW AGROSCIENCES, LLC; CORTEVA AGRISCIENCE; and DU PONT DE NEMOURS AND CO.

DEFENDANTS

ORDER

The Court moved too quickly. Judge Deere advises that she cannot sit in this case because she owns stock in Dow. The referral, *Doc.* 94, is therefore vacated. The Court will resolve the current discovery dispute in due course.

So Ordered.

D.P. Marshall Jr.

United States District Judge

sproball J.

9 June 2021